Ca	se 8:14-bk-11492-ES Doc 659 Filed 03/0 Main Document	06/17 Entered 03/06/17 14:24:56 Desc Page 1 of 21			
1	Linda F. Cantor (CA Bar No. 153762) James Hunter (CA Bar No. 73369)				
2	PACHULSKI STANG ZIEHL & JONES LLP 10100 Santa Monica Blvd., 13 th Floor Los Angeles, California 90067 Telephone: 310-277-6910				
3					
4	Facsimile: 310-201-0760 E-mail:lcantor@pszjlaw.com				
5					
6	Counsel for Weneta M.A. Kosmala, Chapter 7 Trustee for The Tulving Company,	Inc.			
7					
8	UNITED STATES	S BANKRUPTCY COURT			
9	CENTRAL DISTRICT OF CALIFORNIA				
10	SANTA ANA DIVISION				
11	In re:	Case No.: 8:14-bk-11492-ES			
12	THE TULVING COMPANT, INC., a				
- 13	California corporation,	CHAPTER 7 TRUSTEE'S NOTICE OF MOTION AND MOTION FOR ORDER			
14	Debtor.	DIRECTING FEDERAL RULE OF			
15	EXAMINATION OF MARC ONE				
16	NUMISMATICS, INC.; MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT				
17	THEREOF; AND DECLARATIONS OF WENETA M.A. KOSMALA AND LINDA F. CANTOR IN SUPPORT THEREOF				
18					
19		[No Hearing Required per LBR 2004-1(d) and			
20		LBR 9013-1(p)(3)]			
21	TO THE HONORABLE ERITHE A. SMITH, UNITED STATES BANKRUPTCY				
22	JUDGE, THE OFFICE OF THE UNITED STATES TRUSTEE, THE DEBTOR, MARC ONE NUMISMATICS, INC., AND PARTIES WHO HAVE FILED A REQUEST FOR SPECIAL NOTICE PURSUANT TO FEDERAL RULE OF BANKRUPTCY PROCEDURE 2002:				
23					
24					
25	PLEASE TAKE NOTICE THAT W	Veneta M.A. Kosmala, in her capacity as the duly			
26		stee of the above captioned Debtor's estate (the			
27		tion"), pursuant to Rule 2004 of the Federal Rules of			
28	<u> </u>	// F			
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PACHULSKI STANG ZIEHL & JONES LLP ATTORNEYS AT LAW LOS ANGELES, CALIFORNIA

PACHULSKI STANG ZIEHL & JONES LLP Attorneys At Law Los Angeles, California The oral examination is necessary because the Trustee has incomplete information concerning certain valuable rare coin transactions between the Debtor and Marc One. The Debtor did not file its own Schedules of Assets and Liabilities, or a Statement of Financial Affairs, and the records of the Debtor available to the Trustee are limited in detail and scope. Pursuant to informal agreement, Marc One has provided documentation to the Trustee concerning its rare coin transactions with the Debtor. However, the Trustee requires additional information concerning these transactions and requires an oral examination of Marc One to determine whether the estate holds any claims for relief against Marc One with regard to the coin transactions. The matters for which testimony will be required is set forth on **Exhibit A** to the Motion.

PLEASE TAKE FURTHER NOTICE that the Motion is based on this Notice of Motion and Motion, the Memorandum of Points and Authorities, the attached *Declaration of Weneta M.A. Kosmala* (the "Kosmala Declaration") and *Declaration of Linda F. Cantor* (the "Cantor Declaration"), the pleadings and records on file in the above-captioned bankruptcy case, and on such other matters and further evidence as may be presented to the Court on any hearing relating to this Motion.

PLEASE TAKE FURTHER NOTICE that if you do not object to the Motion, you need take no further action. However, if you object to the Motion, any motions for protective orders must be filed and served in accordance with LBR 2004-1 and set for hearing. Any such motion for a protective order must be filed with the Clerk of the United States Bankruptcy Court, and must be served upon counsel for the Trustee at the mailing address indicated in the upper left-hand corner of the first page of this Motion, and upon the Office of the United States Trustee. Failure to timely file and serve any motion for protective order may result in any such opposition to the oral examination and production of documents and things being waived.

PLEASE TAKE FURTHER NOTICE that, as set forth in the Motion and the Cantor Declaration, pursuant to LBR 2004-1(a) and (b), counsel for the Trustee certifies that good faith efforts were used to meet and confer with Marc One counsel and to arrange for an agreeable date, time, place and scope of examination.

WHEREFORE, the Trustee respectfully requests that the Court grant the Motion and enter an Order thereon, which is lodged with the Court under separate cover and concurrently herewith in compliance with Local Bankruptcy Rules.

Dated: March 6, 2017

PACHULSKI STANG ZIEHL & JONES LLP

By /s/ Linda F. Cantor
Linda F. Cantor
James Hunter

Counsel for Weneta M.A. Kosmala, Chapter 7 Trustee for the Tulving Company, Inc.

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PACHULSKI STANG ZIEHL & JONES LLP ATTORNEYS AT LAW LOS ANGELES, CALIFORNIA

By the Motion, Weneta M.A. Kosmala, solely in her capacity as Chapter 7 Trustee for The Tulving Company, Inc. (the "Trustee"), seeks an order authorizing her to issue a subpoena duces tecum on Marc One Numismatics, Inc. ("Marc One"), through its principal Marc Crane, pursuant to Federal Rule of Bankruptcy Procedure 2004 ("Rule 2004") for an oral examination. The oral examination is necessary to determine whether the estate may have claims relating to transactions between the Debtor and Marc One for the purchase and sale of valuable rare coins (the "Coins"). The oral examination is anticipated to span between two and three hours.

MEMORANDUM OF POINTS AND AUTHORITIES

INTRODUCTION

The proposed date, time, and location of the oral examination are as follows, subject to Court approval of the Motion:

Examination	Date and Time of Examination	Location of Oral Examination
Marc One Numismatics,	March 30, 2017 at 10:00 a.m.	The law office of Armen R.
Inc.	(Pacific Time)	Vartian, Counsel for Marc
		One, 1601 N. Sepulveda
	See Exhibit A	Blvd, #581, Manhattan
		Beach, CA 90266

The oral examination will be recorded stenographically and by use of interactive Real Time (via the Live Notes software program). The oral examinations may also be videotaped.

II.

STATEMENT OF FACTS

Jurisdiction and Venue A.

The Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2). The venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409.

The Background of the Debtor's Business В.

The Debtor, The Tulving Company, Inc. (the "Debtor"), is a California corporation. The Debtor was in the business of selling and purchasing gold, silver, coins, bullion, and other precious

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metals through its internet website or by phone. Prior to the filing of this bankruptcy case, customer complaints concerning delayed or undelivered orders were increasingly made to the Better Business Bureau against the Debtor. In early March 2014, a class action lawsuit was filed against the Debtor and its principal in the United States District Court for the Northern District of California. The Debtor ceased operations on or about March 3, 2014. Shortly before the commencement of its bankruptcy proceedings, the Secret Service and the Department of Justice raided the Debtor's business offices, and seized the Debtor's computers, documents and inventory as part of an ongoing criminal investigation.

C. **Procedural Background of Case**

The Debtor commenced this case by the filing of a voluntary petition for relief under chapter 11 of the Bankruptcy Code, 11 U.S.C. § 101 et seq. (the "Bankruptcy Code") on March 10, 2014. In light of the pending criminal investigation and other ongoing litigation, on March 18, 2014, the United States Trustee (the "UST") filed a Stipulation Appointing Chapter 11 Trustee [Docket No. 15] ("Stipulation"), which both the Debtor and its attorney signed. The Court approved the Stipulation on March 18, 2014 [Docket No. 16]. On March 21, 2014, the Court entered an Order approving the UST's Application for the Appointment of a Chapter 11 Trustee, appointing R. Todd Neilson as Trustee of the Debtor's estate [Docket No. 22]. Thereafter, upon notice and hearing, the case was converted to a case under chapter 7 of the Bankruptcy Code. On March 22, 2016, Mr. Neilson filed his Withdrawal of Trustee [Docket 564]. The UST filed its Notice of Appointment of Trustee and Fixing of Bond; Acceptance of Appointment as Trustee dated April 1, 2016 [Docket 566], appointing Weneta M. A. Kosmala as the chapter 7 trustee of the Debtor's estate

II.

THE COURT SHOULD GRANT THE MOTION UNDER THE BROAD REACH OF RULE 2004

Federal Rule of Bankruptcy Procedure Rule 2004(a) provides that, "[o]n motion of any party in interest, the court may order the examination of any entity." Fed. R. Bank. P. 2004(a); see also Local Bankruptcy Rule 2004-1(b). The scope of such an examination is extremely broad and

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includes "acts, conduct, or property or to the liabilities and financial condition of the debtor, or to any matter which may affect the administration of the debtor's estate." Fed. R. Bank. P. 2004(b). The Trustee's request for an oral examination of Marc One is proper and appropriate under this standard.

The Trustee is informed and believes that the Debtor and Marc One were involved in various transactions concerning the purchase and sale of valuable rare coins (the "Coin Transactions"). The Debtor's books and records have only limited information concerning these transactions. By agreement of the parties, Marc One has provided the Trustee with documentation concerning the Coin Transactions and has supplemented such documentation from time to time. The Trustee has additional questions concerning the Coin Transactions and documents provided by Marc One in order to determine whether the estate has any claims against Marc One relating to the Coin Transactions. The subject matter of the oral examination is listed on **Exhibit A** hereto.

The Trustee has a duty to investigate the financial affairs of the Debtor. See 11 U.S.C. § 704. Therefore, the oral examination of Marc One through its principal Marc Crane is necessary for the Trustee to satisfy his duty to investigate the Debtor's financial affairs and to determine whether the estate holds any claims for relief relating to the Coin Transactions.

III.

COMPLIANCE WITH LOCAL RULE 2004-1

As set forth in the Declaration of Linda Cantor (the "Cantor Decl."), attached hereto, the Trustee's counsel initially contacted Marc One with regard to the Coin Transactions in May 2015. Pursuant to subsequent communications with its counsel, Marc One produced documents concerning the Coin Transactions which it supplemented from time to time at the request of the Trustee's counsel. The Trustee's professionals, having reviewed the documents provided by Marc One, have additional questions concerning the Coin Transactions and the documents provided by Marc One relating thereto. Therefore, in January 2017, by voicemail message, counsel for the Trustee contacted counsel for Marc One to advise him that the Trustee requested an oral examination of Marc One's principal, Marc Crane, and that the examination would span between two and three hours. Subsequently, on February 15, 2017 and February 27, 2017, Trustee's counsel again

1	contacted counsel for Marc One to advise him that the Trustee would seek an order of the Court
2	requiring an oral examination of Marc One, through its principal Marc Crane, if they would not
3	agree to schedule an oral examination. Marc One has not agreed to an oral examination date as
4	requested by the Trustee's counsel. See Cantor Decl. ¶ 3.
5	The proposed oral examination of Marc One cannot proceed under Federal Rules of
6	Bankruptcy Procedure 7030 or 9014 because there is no pending adversary proceeding or contested
7	matter in this bankruptcy case relating to Marc One.
8	IV.
9	CONCLUSION
10	For the reasons stated herein, the Trustee respectfully requests that the Court grant the
11	Motion. A form of Order is attached hereto as Exhibit B (and lodged separately and concurrently
12	with the filing of this Motion).
13	Dated: March 6, 2017 PACHULSKI STANG ZIEHL & JONES LLP
14	Due /a/Linda E Conton
15	By: /s/ Linda F. Cantor Linda F. Cantor (CA Bar No. 153762) James Hunter (CA Bar No. 73369)
16	Counsel for Weneta M.A. Kosmala, Chapter 7
17	Trustee of the Tulving Company, Inc.
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Matters Regarding Which Testimony Will Be Required:

EXHIBIT A

The various transactions concerning the purchase and sale of valuable rare coins involving the Debtor and Marc One (the "Coin Transactions"), Marc One's books and records concerning the Coin Transactions and the documentation previously provided by Marc One to the Trustee concerning the Coin Transactions.

In addition, all facts and documents supporting the attached Schedule A-1, the prices paid and source(s) from which Marc One purchased the coins it sold to the Debtor listed on Schedule A-1 and how to interpret the documents provided to the Trustee concerning the price of the coins purchased by Marc One and sold to the Debtor in order to establish a per coin price for the items listed under category1of the attached Schedule A1.

PACHULSKI STANG ZIEHL & JONES LLP ATORNEYS AT LAW LOS ANGELES, CALIFORNIA

EXHIBIT A-1

PACHULSKI STANG ZIEHL & JONES LLP ATTORNEYS AT LAW LOS ANGELES, CALIFORNIA

DOCS_LA:303936.1 59935/002

Presidents		Unk. Type	Unk. Type JQ Adams Buchanan Filmore Harrison Jackson Madison Pierce	Buchanan	ilmore	Harrison	Jackson	Madison	Pierce	Polk	Taylor	Tyler	Van Buren 09 Sac	ll	01 Sac	08 MEL MS Extention	Extention
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rf #62077 11/3/10	Oth.	2000															2000
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rfi#62113 11/8/10	Ş.			550	3000	1375			1000	1400	3000	0 850	0 825	300	300		13200
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2) Coins solit with Tulving from Contursi 1/11/11	Otto				2000						2000	0		2000			9009
1	Approx. Qty.	8300															8300
(if the second s	Tulving Approx. Had. =	10350	1225	950	5600	1975	200	1225	1600	0 2000	10 5600	1450	0 1625	5 2300	300		36400
(4) Coins returned to Marc One by Tulving:			0625	-525	[] 	-1375		 	[566- o	5 -1405	3000	-850	0 -825	-300	300	0	-13200
5) Difference between the known Types. What Tulving had vs returned to Marc 1:	1:		009 0	425	2600	909	0		0 605		595 2600	009 00	008 0	2000	0	0	
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1		1200	i	" 	6225		0	25		5 1375	1	7225 1625	2825	5 4847		 - -	31248
7) Bought from Byers and ultimately sold to KLRC + Tulving Returns of 13,200																	
Invoice Dated 11/17/2010 \$95,000 pd. Ck #41233	Approx. Qty.	4150															
Invoice Dated 11/17/2010 \$120,000 Pd. Ck #41234	Approx. Qty.	. 5250															
Invoice Dated 11/17/2010 \$100,000 pd. Ck #41235	Approx. Qty.	_															
Invoice Dated 11/17/2010 \$131,200 Pd. Ck #41236	Approx. Qty.	, 5700															
	Approx. Total =																
		,000															

PACHULSKI STANG ZIEHL & JONES LLP Attorneys at Law Los Angeles, California

DECLARATION OF WENETA M.A. KOSMALA

I, Weneta M.A. Kosmala, declare as follows:

- 1. I am the duly appointed chapter 7 trustee of the above-captioned bankruptcy case (the "Trustee").
- 2. I am making this Declaration in support of the *Motion For Order Directing Federal Rule Of Bankruptcy Procedure 2004 Oral Examination Of Marc One Numismatics, Inc.* (the "Motion"). All terms defined in the Motion shall have the same meanings when used herein.
- 3. Except as otherwise indicated, all facts set forth in this Declaration are based on: my personal knowledge, information supplied by my professionals or agents under my supervision, the record in this bankruptcy case or my opinion based on experience, knowledge, and information concerning the estate. If I were called to testify as a witness in this matter, I could and would competently testify to each of the facts set forth herein.
- 4. The Debtor's books and records indicate that the Debtor and Marc One were involved in various transactions concerning the purchase and sale of valuable rare coins. However, the Debtor did not file its own Schedules of Assets and Liabilities, or a Statement of Financial Affairs, and the records of the Debtor available to me and my professionals are limited in detail and scope. Pursuant to informal agreement between my counsel and counsel for Marc One, Marc One has provided documentation concerning its rare coin transactions with the Debtor and has supplemented that documentation from time to time. However, my professionals and I require additional information concerning these transactions and an oral examination of Marc One is necessary to determine whether the estate holds any claims for relief against Marc One with regard to the coin transactions. The matters for which testimony will be required is set forth on **Exhibit A** to the Motion.
- 5. As Trustee, I have a duty to investigate the financial affairs of the Debtor. See 11 U.S.C. § 704. Therefore, the oral examination of Marc One through its principal Marc Crane is necessary in order that I may satisfy my duty to investigate the Debtor's financial affairs and to determine whether the estate holds any claims for relief relating to the Coins and the transactions.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Executed on this 3'day of March, 2017, at Santa Aria, California.

Weneta M.A. Kosmala

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DECLARATION OF LINDA F. CANTOR

I, Linda F. Cantor, declare as follows:

- 1. I am an attorney at law duly licensed to practice in all courts in the State of California and in the United States District Court for the Central District of California. I am a partner in the law firm of Pachulski Stang Ziehl & Jones LLP, counsel of record for Weneta M.A., the duly appointed chapter 7 trustee of the above-captioned bankruptcy case (the "Trustee").
- 2. This Declaration is made in support of the Motion For Order Directing Federal Rule Of Bankruptcy Procedure 2004 Oral Examination Of Marc One Numismatics, Inc. (the "Motion"). All terms defined in the Motion shall have the same meanings when used herein. I have personal knowledge of the facts set forth herein and if called as a witness, I could and would competently testify thereto.
- I initially contacted Marc One with regard to its transactions with the Debtor for the 3. purchase and sale of valuable rare coins in or about May, 2015. Pursuant to subsequent communications with its counsel, Marc One produced documents concerning the Coin Transactions which it supplemented from time to time upon my request. The Trustee's professionals, having reviewed the documents provided by Marc One, have additional questions concerning the Coin Transactions. Therefore, in January 2017, by voicemail message I contacted counsel for Marc One to advise him that the Trustee requested an oral examination of Marc One's principal, Marc Crane, and that the examination would span between two and three hours. Subsequently, on February 15, 2017 and February 27, 2017, I again contacted counsel for Marc One to advise him that the Trustee would seek an order of the Court requiring an oral examination of Marc One, through its principal Marc Crane, if it would not agree to schedule an oral examination. Marc One has not agreed to an oral examination date as requested by counsel.
- 4. The proposed oral examinations of Marc One cannot proceed under Federal Rules of Bankruptcy Procedure 7030 or 9014 because there is no pending adversary proceeding or contested matter in this bankruptcy case relating to Marc One.

Case 8:14-bk-11492-ES Doc 659 Filed 03/06/17 Entered 03/06/17 14:24:56 Desc Main Document Page 14 of 21

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Executed on this 6th day of March, 2017, at Los Angeles, California.

/s/ Linda F. Cantor Linda F. Cantor

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PACHULSKI STANG ZIEHL & JONES LLP Attorneys at Law Los Angeles, California

PACHULSKI STANG ZIEHL & JONES LLP Attorners at law Los Angeles, California

PACHULSKI STANG ZIEHL & JONES LLP

ATTORNEYS AT LAW LOS ÁNGELES, CALIFORNIA

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The Court shall maintain jurisdiction of this matter.

3.

PACHULSKI STANG ZIEHL & JONES LLP ATTORNEYS AT LAW LOS ANGELES, CALIFORNIA

PROOF OF SERVICE OF DOCUMENT

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I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is:

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10100 Santa Monica Boulevard, 13th Floor, Los Angeles, California 90067

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A true and correct copy of the foregoing document entitled CHAPTER 7 TRUSTEE'S NOTICE OF MOTION AND MOTION FOR ORDER DIRECTING FEDERAL RULE OF BANKRUPTCY PROCEDURE 2004 ORAL EXAMINATION OF MARC ONE NUMISMATICS, INC.; MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT THEREOF; AND DECLARATIONS OF WENETA M.A. KOSMALA AND LINDA F. CANTOR IN SUPPORT THEREOF will be served or was served (a) on the judge in chambers in the form and manner required by

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LBR 5005-2(d); and **(b)** in the manner stated below:

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1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): Pursuant to controlling General Orders and LBR, the foregoing document will be served by the court via NEF and hyperlink to the document on March 6, 2017, I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below:

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Service information continued on attached page

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2. SERVED BY UNITED STATES MAIL:

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On March 6, 2017, I served the following persons and/or entities at the last known addresses in this bankruptcy case or adversary proceeding by placing a true and correct copy thereof in a sealed envelope in the United States mail, first class, postage prepaid, and addressed as follows. Listing the judge here constitutes a declaration that mailing to the judge will be completed no later than 24 hours after the document is filed.

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Service information continued on attached page

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3. SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL (state method for each person or entity served): Pursuant to F.R.Civ.P. 5 and/or controlling LBR, on March 6, 2017, I served the following persons and/or entities by personal delivery, overnight mail service, or (for those who consented in writing to such service method), by facsimile transmission and/or email as follows. Listing the judge here constitutes a declaration that personal delivery on, or overnight mail to, the judge will be completed no later than 24 hours after the document is filed.

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Via Federal Express

The Honorable Erithe A. Smith United States Bankruptcy Court

Central District of California 22

Ronald Reagan Federal Building and Courthouse

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411 West Fourth Street, Suite 5040 Santa Ana, CA 92701-4593

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Service information continued on attached page

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I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

26

Janice G. Washington /s/ Janice G. Washington

27

Printed Name Signature

28

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

June 2012

Date

F 9013-3.1.PROOF.SERVICE

DOCS LA:303936.1 59935/002

March 6, 2017

	1 2	1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): Wesley H Avery on behalf of Consumer Privacy Ombudsman Wesley H Avery wavery@thebankruptcylawcenter.com, lucy@averytrustee.com
	3	Candice Bryner on behalf of Creditor Giuseppe Minuti
	4	candice@brynerlaw.com
	5	Candice Bryner on behalf of Interested Party Candice Bryner candice@brynerlaw.com
	6	Philip Burkhardt on behalf of Other Professional Karen Duddlesten phil@burkhardtandlarson.com, stacey@burkhardtandlarson.com
	7 8	Stephen L Burton on behalf of Attorney Stephen L. Burton steveburtonlaw@aol.com, ellie.burtonlaw@gmail.com
	9	Frank Cadigan on behalf of U.S. Trustee United States Trustee (SA) frank.cadigan@usdoj.gov
Los Angeles, California	10	Linda F Cantor, ESQ on behalf of Other Professional Pachulski Stang Ziehl & Jones LLP lcantor@pszjlaw.com, lcantor@pszjlaw.com
	12 13	Linda F Cantor, ESQ on behalf of Trustee Weneta M Kosmala (TR) lcantor@pszjlaw.com, lcantor@pszjlaw.com
	14	Roger F Friedman on behalf of Defendant Armen Haig Gugasian rfriedman@rutan.com
	15	Roger F Friedman on behalf of Defendant Levon Gugasian rfriedman@rutan.com
	16 17	David L Gibbs on behalf of Creditor Kenneth W Stach david.gibbs@gibbslaw.com, ecf@gibbslaw.com
	18	Nancy S Goldenberg on behalf of U.S. Trustee United States Trustee (SA) nancy.goldenberg@usdoj.gov
	19	Lawrence J Hilton on behalf of Creditor Jeffrey Roth
	20	lhilton@onellp.com; lthomas@onellp.com; info@onellp.com; evescance@onellp.com; crodriguez@onellp.com; rwenzel
	21	@onellp.com
	22	James KT Hunter on behalf of Plaintiff R. TODD NEILSON jhunter@pszjlaw.com
	23	James KT Hunter on behalf of Plaintiff R. Todd Neilson
	24	jhunter@pszjlaw.com
	25	Robbin L Itkin on behalf of Mediator Robbin Itkin ritkin@linerlaw.com, cbullock@linerlaw.com
	26	John H Kim on behalf of Creditor Ford Motor Credit Company LLC
	27	jkim@cookseylaw.com, jhkim@ecf.courtdrive.com
	28	

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Weneta M Kosmala (TR) ecf.alert+Kosmala@titlexi.com, wkosmala@txitrustee.com;dmf@txitrustee.com;kgeorge@kosmalalaw.com
Nanette D Sanders on behalf of Creditor Levon Gugasian becky@ringstadlaw.com
Richard C Spencer on behalf of Interested Party Courtesy NEF rspencer@rspencerlaw.com
United States Trustee (SA) <u>ustpregion16.sa.ecf@usdoj.gov</u>

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Charlotte, NC 28202

Marc One Numismatics, Inc.

1601 N. Sepulveda Blvd, #581

Manhattan Beach, CA 90266

410 Broadway St., Ste 200

Laguna Beach, CA 92651

Murdoch & Morris, LLP 114 Pacifica, Ste. 320

Counsel for Marc One

John Frankel

Nokes & Quinn

Brent Murdoch

Irvine, CA 92618

c/o The law office of Armen R. Vartian

Laurence P Nokes on behalf of Interested Party

2.	SERVED BY UNITED STATES MAIL:	
		Interested Part

Chapter 7 TrusteeFrye & HsiehWeneta M.A. KosmalaDouglas J Frye Esquire3 MacArthur Place, Suite 76024955 Pacific Coast Highway # A201Santa Ana, CA 92707Malibu, CA 90265

Attorneys for DebtorBrian L. MitteldorfJames F. Wyatt, III WyattCreditors Adjustment Bureau& Blake, LLP14226 Ventura Blvd.435 East Morehead StreetSherman Oaks, CA 91423

Marc J. Crane
Marc One Numismatics, Inc.
P.O. Box 8048
Newport Beach, CA 92658-8048

Counsel for Creditor Levon Gugasian
Nanette D. Sanders, Esq. Ringstad &
Sanders LLP
2030 Main Street, Suite 1600
Irvine, CA 92614

Benjamin Bain-Creed Assistant United States Attorney Florida Bar #0021436 Suite 1650, Carillon Building 227 West Trade Street Charlotte, North Carolina 28202

Counsel for On the Rocks Jewelry & Rare Coins

Harlene Miller, Esq. Harlene Miller Law 17910 Sky Park Circle, Suite 105 Irvine, CA 92614

On the Rocks Jewelry & Rare Coins Attn: David Halpin and Desirea Sloan 207 N. El Camino Real San Clemente, CA 92672

Desirea Sloan and David Halpin 265 W. Marquita Unit 4 San Clemente, CA 92672